

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patient and Tradecark Office Addison COMMISSIONER FOR PAYENTS FO. Do. (49) Absention, Vignes 2231-1458

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONTIRMATION N
09/905,261	07/13/2001	John MacAlfister	1965-1-3	4870
	590 01/29/2004		EXAM	INFR
GRAYBEAL, JACKSON, HALEY LLP			AHMAD, NASSER	
155 - 108TH AVENUE NE SUITE 350			ART UNIT PAPER NUMBER	
BELLEVUE, WA 98004-5901			1700	PATER NORBER

DATE MAILED: 01/29/2004

Please find below and/or attached an Office communication concerning this application or proceeding.





Paper No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

THE	FOLLO:	WING CHECKED (X) ELEMENTS(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT: nendments to the specification:
		A. Amended paragraph(s) do not include markings.
	ш	B. New paragraph(s) should not be underlined.
		C. Other
	2. Ab	
		A. Not presented on a separate sheet. 37 CFR 1.72.
		B. Other

3. Amendments to the drawings:

4. Amendments to the claims:

A. A complete listing of all of the chaims is not present.

B. The listing of claims soon not include the text of all claims (incl. withdrawn claims)

C. Esoh claim has not been provided with the proper states identifier, and as such, the individual status of each claim causinot be identified:

On Marin Synamous warm automates romat required by 3°T LYKTIZI, devMPPF36c-715***Birth USPTO website at Microsco-state accordination developed processors of the processors of the processor of

non-entry of the preliminary amendment and examination on the merits will commence without consideration of the proposed changes in the preliminary amendments). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extended to the preliminary amendment is a reply to a NON-ENLA OFFICE ACTION, and since the amendment appears to be a hour office attempt to be a reply (37 CFR 1135Ce)), applicant is given a TIME PERIOD of CHE MONTH from the mailing of this notice within which top-stabril the corrected section which compiles with 37 CFR 1121 in order to avoid abundances. EXCENSIONS.

If the amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action The period for response to a final recitorion continues to run from the date set in the final rejection, and is not affected by the non-compliant times of be independent.

July 22, 2003 (rev.)